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APPLICATION NO.	Fil	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/836,631	0	4/17/2001	David A. Hughes	50P4092 7211		
24337	7590	03/22/2005		EXAMINER		
MILLER P			SHERR, CRISTINA O			
2500 DOCK RALEIGH,		_		ART UNIT PAPER NUMBER		
•	,			3621		
				DATE MAILED: 03/22/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
. )		09/836,631	HUGHES ET AL.				
V	Office Action Summary	Examiner	Art Unit				
		Cristina Owen Sherr	3621				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
2a) <u></u> 	Responsive to communication(s) filed on 13 This action is <b>FINAL</b> . 2b) The Since this application is in condition for allow closed in accordance with the practice under the second seco	his action is non-final. vance except for formal matters, pro					
Dispositi	on of Claims						
5)□ 6)⊠ 7)□	Claim(s) 1-28 is/are pending in the application 4a) Of the above claim(s) is/are withd Claim(s) is/are allowed. Claim(s) 1-28 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and	rawn from consideration.					
Applicati	on Papers						
10)	The specification is objected to by the Exami The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the corre The oath or declaration is objected to by the	ccepted or b) objected to by the Ene drawing(s) be held in abeyance. See ection is required if the drawing(s) is obj	e 37 CFR 1.85(a). sected to. See 37 CFR 1.121(d).				
Priority u	ınder 35 U.S.C. § 119						
12) a)[	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure see the attached detailed Office action for a li	ents have been received. Ents have been received in Applicationity documents have been received and (PCT Rule 17.2(a)).	on No ed in this National Stage				
2) 🔲 Notic 3) 🔯 Inforr	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 r No(s)/Mail Date 12/13/04.	4) Interview Summary Paper No(s)/Mail Da 8) 5) Notice of Informal Pa					

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#### **DETAILED ACTION**

This communication is in response to the applicant's amendment filed December
 2004. Claims 1-28 are pending in this case.

#### Information Disclosure Statement

2. The information disclosure statement (IDS) submitted on December 13, 2004 is in compliance with the provisions of 37 CFR 1.97. Accordingly, the examiner is considering the information disclosure statement.

#### Response to Arguments

3. Applicant's arguments with respect to claims 1-28 have been considered but are moot in view of the new ground(s) of rejection.



#### Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 5. Claims 1-28 are rejected under 35 U.S.C. 102(e) as being anticipated by Fritsch (US 6,233,682)
- 6. Regarding claim 1 –

Fritsch discloses a method of facilitating a transaction for downloadable digital data over an electronic network, the method comprising: maintaining a presence on the electronic

network to which a consumer may connect; transmitting a page from the presence to the consumer over the electronic network, the page including information concerning the downloadable digital data; receiving a command from the consumer over the electronic network indicating that the consumer wishes the transaction for the downloadable digital data; and transmitting format options from the presence to the consumer over the electronic network via the page, the format options being selectable by the consumer and including at least one of (i) types of software on which the downloadable digital data may be executed; (ii) types of portable devices on which the downloadable digital data may be stored; (iii) types of compression formats in which the downloadable digital data may be processed; and (v) types of digital rights management algorithms to which the downloadable digital data may be subject (e.g. Figure 1 A-E).

### 7. Regarding claim 2 -

Fritsch discloses the method of claim 1, wherein at least one of (i) a given type of software is compatible with respective subsets of at least one of the types of compression formats, the types of digital rights management algorithms, and the types of portable devices; (ii) a given type of compression format is compatible with respective subsets of at least one of the types of software, the types of digital rights management algorithms, and the types of portable devices; (iii) a given type of digital rights management algorithm is compatible with respective subsets of at least one of the types of software, the types of compression formats, and the types of portable devices; and (iv) a given type of portable device is compatible with respective subsets of at least one

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of the types of software, the types of compression formats, and the types of digital rights management algorithms (e.g. col 1 In 30-65).

#### 8. Regarding claim 3 –

Fritsch discloses the method of claim 2, further comprising permitting selection by the consumer from among only the compatible respective subsets of at least one of the types of compression formats, the types of digital rights management algorithms, and the types of portable devices, when the given type of software is selected by the consumer (e.g. Figure 1 A-E).

#### 9. Regarding claim 4 –

Fritsch discloses the method of claim 2, further comprising permitting selection by the consumer from among only the compatible respective subsets of at least one of the types of software, the types of digital rights management algorithms, and the types of portable devices, when the given type of compression format is selected by the consumer (e.g. Figure 1D).

## 10. Regarding claim 5 -

Fritsch discloses the method of claim 2, further comprising permitting selection by the consumer from among only the compatible respective subsets of at least one of the types of software, the types of compression formats, and the types of portable devices, when the given type of digital rights management algorithm is selected by the consumer (e.g. Figure 1D).

## 11. Regarding claim 6 -

Fritsch discloses the method of claim 2, further comprising permitting selection by the consumer from among only the compatible respective subsets of at least one of the types of software, the types of compression formats, and the types of digital rights management algorithms, when the given type of portable device is selected by the consumer (e.g. Figure 1D).

### 12. Regarding claim 7 -

Fritsch discloses the method of claim 1, wherein the downloadable digital data includes at least one of audio data, video data, and text data (e.g. Figure 1 A-E).

### 13. Regarding claim 8 –

Fritsch discloses the method of claim 1, wherein each type of software, each type of compression format, each type of digital rights management algorithm, and each type of portable device is displayed on the page and selectable by way of activation by the consumer (e.g. col 1 ln 30-65).

## 14. Regarding claim 9 -

Fritsch discloses the method of claim 8, further comprising receiving the consumer's selection of at least one of the type of software, the type of compression format, the type of digital rights management algorithm, and the type of portable device, over the electronic network at the presence (e.g. col 1 ln 30-65).

#### 15. Regarding claim 10 –

Fritsch discloses the method of claim 9, further comprising transmitting the downloadable digital data to the consumer over the electronic network in a format consistent with at least one of the selected type of software, the selected type of

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compression format, the selected type of digital rights management algorithm, and the selected type of portable device (e.g. Figure 1D).

#### 16. Regarding claim 11 –

Fritsch discloses the method of claim 10, further comprising storing at least one of the selected type of software, the selected type of compression format, the selected type of digital rights management algorithm, and the selected type of portable device (e.g. Figure 1D).

## 17. Regarding claim 12 -

Fritsch discloses the method of claim 11, further comprising designating the stored type of software, type of compression format, type of digital rights management algorithm, and type of portable device as default format options and transmitting the default format options from the presence to the consumer over the electronic network via the page in response to another command from the consumer over the electronic network indicating that the consumer wishes another transaction for downloadable digital data (e.g. col 1 ln 30-65).

### 18. Regarding claim 13 -

Fritsch discloses the method of claim 1, wherein the portable devices on which the downloadable digital data may be stored are compliant with secure digital music initiative (SDMI) specifications (e.g. col 1 In 30-65).

## 19. Regarding claim 14 -

Fritsch discloses the method of claim 1, wherein the electronic network is the Internet and the presence is a web site thereon (e.g. col 3 ln 5-40).

### 20. Regarding claim 15 -

Fritsch discloses a system for facilitating a transaction for downloadable digital data over an electronic network, comprising: means for maintaining a presence on the electronic network to which a consumer may connect; means for transmitting a page from the presence to the consumer over the electronic network, the page including information concerning the downloadable digital data; means for receiving a command from the consumer over the electronic network indicating that the consumer wishes the transaction for the downloadable digital data; and means for transmitting format options from the presence to the consumer over the electronic network via the page, the format options being selectable by the consumer and including at least one of (i) types of software on which the downloadable digital data may be executed; (ii) types of portable devices on which the downloadable digital data may be stored; (iii) types of compression formats in which the downloadable digital data may be configured; (iv) types of CODECs through which the downloadable digital data may be processed; and (v) types of digital rights management algorithms to which the downloadable digital data may be subject (e.g. col 1 ln 30-65).

### 21. Regarding claim 16 -

Fritsch discloses the system of claim 15, wherein at least one of (i) a given type of software is compatible with respective subsets of at least one of the types of compression formats, the types of digital rights management algorithms, and the types of portable devices; (ii) a given type of compression format is compatible with respective subsets of at least one of the types of software, the types of digital rights management

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algorithms, and the types of portable devices; (iii) a given type of digital rights management algorithm is compatible with respective subsets of at least one of the types of software, the types of compression formats, and the types of portable devices; and (iv) a given type of portable device is compatible with respective subsets of at least one of the types of software, the types of compression formats, and the types of digital rights management algorithms (e.g. col 1 ln 30-65).

#### 22. Regarding claim 17 –

Fritsch discloses the system of claim 15, wherein the downloadable digital data includes at least one of audio data, video data, and text data (e.g. Figure 1D).

#### 23. Regarding claim 18 -

Fritsch discloses the system of claim 15, wherein each type of software, each type of compression format, each type of digital rights management algorithm, and each type of portable device is displayed on the page and selectable by way of activation by the consumer (e.g. Figure 1 A-D).

## 24. Regarding claim 19 -

Fritsch discloses the system of claim 15, further comprising means for transmitting the downloadable digital data to the consumer over the electronic network in a format consistent with at least one of the selected type of software, the selected type of compression format, the selected type of digital rights management algorithm, and the selected type of portable device (e.g. Figure 1 A-D).

#### 25. Regarding claim 20 -

Fritsch discloses the system of claim 15, wherein the portable devices on which the downloadable digital data may be stored are compliant with secure digital music initiative (SDMI) specifications (e.g. col 1 ln 30-65).

#### 26. Regarding claim 21 –

Fritsch discloses the system of claim 15, wherein the electronic network is the Internet and the presence is a web site thereon (e.g. col 3 ln 5-40).

## 27. Regarding claim 22 -

Fritsch discloses an electronic storage medium for storing instructions which, when executed by a programmable controller, carry out a method for facilitating a transaction for downloadable digital data over an electronic network, comprising: maintaining a presence on the electronic network to which a consumer may connect; transmitting a page from the presence to the consumer over the electronic network, the page including information concerning the downloadable digital data; receiving a command from the consumer over the electronic network indicating that the consumer wishes the transaction for the downloadable digital data; and transmitting format options from the presence to the consumer over the electronic network via the page, the format options being selectable by the consumer and including at least one of (i) types of software on which the downloadable digital data may be executed; (ii) types of compression formats in which the downloadable digital data may be configured; (iv) types of CODECs through which the downloadable digital data may be processed; and (v) types of digital rights

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management algorithms to which the downloadable digital data may be subject (e.g. col 1 in 30-65).

### 28. Regarding claim 23 -

Fritsch discloses the electronic storage medium of claim 22, wherein at least one of (i) a given type of software is compatible with respective subsets of at least one of the types of compression formats, the types of digital rights management algorithms, and the types of portable devices; (ii) a given type of compression format is compatible with respective subsets of at least one of the types of software, the types of digital rights management algorithms, and the types of portable devices; (iii) a given type of digital rights management algorithm is compatible with respective subsets of at least one of the types of software, the types of compression formats, and the types of portable devices; and (iv) a given type of portable device is compatible with respective subsets of at least one of the types of software, the types of compression formats, and the types of digital rights management algorithms (e.g. col 4 ln 45- col 5 ln 10).

#### 29. Regarding claim 24 –

Fritsch discloses the electronic storage medium of claim 22, wherein the downloadable digital data includes at least one of audio data, video data, and text data (e.g. Figure 1D).

## 30. Regarding claim 25 -

Fritsch discloses the electronic storage medium of claim 22, wherein each type of software, each type of compression format, each type of digital rights management

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algorithm, and each type of portable device is displayed on the page and selectable by way of activation by the consumer (e.g. Figure 1D).

## 31. Regarding claim 26 -

Fritsch discloses the electronic storage medium of claim 22, further comprising means for transmitting the downloadable digital data to the consumer over the electronic network in a format consistent with at least one of the selected type of software, the selected type of compression format, the selected type of digital rights management algorithm, and the selected type of portable device (e.g. Figure 1A-D).

#### 32. Regarding claim 27 –

Fritsch discloses the electronic storage medium of claim 22, wherein the portable devices on which the downloadable digital data may be stored are compliant with secure digital music initiative (SDMI) specifications (e.g. col 4 In 45- col 5 In 10).

#### 33. Regarding claim 28 -

Fritsch discloses the electronic storage medium of claim 22, wherein the electronic network is the Internet and the presence is a web site thereon (e.g. col 3 ln 5-40).

34. Examiner's note: Examiner has cited particular columns and line numbers in the references as applied to the claims above for the convenience of the applicant.

Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may be applied as well. It is respectfully requested from the applicant, in preparing the responses, to fully consider the references in entirety as potentially teaching all or part

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of the claimed invention as well as the context of the passage as taught by the prior art or disclosed by the examiner.

#### Conclusion

- 35. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 36. <u>www.digitalriver.com</u> discloses a method for facilitating a transaction for purchasable content over an electronic network.
- 37. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cristina Owen Sherr whose telephone number is 703-305-0625. The examiner can normally be reached on 8:30-5:00 Monday through Friday.
- 38. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on 703-305-9768. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.
- 39. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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